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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/042,831	01/08/2002	Seikei Lee	22738.00400	4500
7590	10/18/2005			EXAMINER
Doyle B. Johnson CROSBY, HEAFY, ROACH & MAY Suite 2000 Two Embarcadero Center San Francisco, CA 94111			REILLY, SEAN M	
			ART UNIT	PAPER NUMBER
			2153	
DATE MAILED: 10/18/2005				

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	Application No.	Applicant(s)
	10/042,831	LEE ET AL.
	Examiner	Art Unit
	Sean Reilly	2153

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

1) Responsive to communication(s) filed on 29 July 2005.

2a) This action is FINAL. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

4) Claim(s) 1-21 is/are pending in the application.

4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.

5) Claim(s) \_\_\_\_\_ is/are allowed.

6) Claim(s) 1-21 is/are rejected.

7) Claim(s) \_\_\_\_\_ is/are objected to.

8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on \_\_\_\_\_ is/are: a) accepted or b) objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All b) Some \* c) None of:

- Certified copies of the priority documents have been received.
- Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
- Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  
Paper No(s)/Mail Date \_\_\_\_\_.

4) Interview Summary (PTO-413)  
Paper No(s)/Mail Date \_\_\_\_\_.

5) Notice of Informal Patent Application (PTO-152)

6) Other: \_\_\_\_\_.

## **DETAILED ACTION**

This Office action is in response to Applicant's amendment and request for reconsideration filed on 7/29/2005. Claims 1-21 are presented for further examination. Examiner agrees with Applicant that the effective filing date for the subject matter defined in the pending claims in this application is 5/19/2000.

### ***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

1. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schoof, II (U.S. Patent Number 5,440,624; hereinafter Schoof) and McNerney et al. (U.S. Patent Number 5,999,208; hereinafter McNerney).  
2. Regarding claim 1, Schoof disclosed a network conferencing system in which an output electronic equipment for presenting the contents of presentation (Figure 1A, data, voice fax, and bridge terminals), a generating electronic equipment for generating the contents of presentation to be presented by the output electronic equipment (Figure 1A, data, voice fax, and bridge terminals) (any of the attendees can generate and present data during the conference, see Col 3, lines 6-19 and Col 6, lines 54-63), a plurality of attendant electronic equipments (Figure 1A, any of the terminals), and a conference management server (Conference Controller, Col 5, line 62 –

Col 6, line 4) connected with the output electronic equipment and the attendant electronic equipments so as to transmit and receive information to and from the output electronic equipment and the attendant electronic equipments, are connected via a communication network (Figure 1A), each of the attendant electronic equipments having an information input/output function for inputting and outputting information from and to the other attendant electronic equipments and the output electronic equipment via the communication network (Col 3, lines 6-19), a presentation function for presenting the contents of presentation by using the output electronic equipment (Col 3, lines 6-19 and 46-61), a presentation contents browsing function for browsing the contents of presentation presented by the presentation function of the other attendant electronic equipments using the output electronic equipment (Col 4, lines 4-26), an authentication function for carrying out authentication of attendance of the other attendant electronic equipments at a conference (Col 4, lines 36-41), an equipment management function for managing the state of each electronic equipment connected to the communication network (Col 3, lines 20-45), and a proceedings control function for obtaining information for preparing the proceedings by using the contents of presentation presented by the presentation function (generating the complete archived record, Col 6, lines 64-68).

However, Schoof failed to specifically recite a display function for displaying, as icons, the other attendees of the conference. Nevertheless it was well known at the time of the invention to display conference attendees as icons within electronic conferencing systems, as evidenced by McNerney. In an analogous conferencing system, McNerney discloses displaying conference attendees as icons within a virtually reality meeting room (See Figure 4) in order to provide a realistic conference room setting along with providing attendees the tools to identify

both the speakers and their communication properties (McNerney Col 5, lines 20-44). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate that above teachings of McNerney within the system of Schoof, in order to provide a realistic conference room setting along with providing attendees the tools to identify both the speakers and their communication properties (McNerney Col 5, lines 20-44).

3. Claims 2-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schoof, II (U.S. Patent Number 5,440,624; hereinafter Schoof) and Minnenman et al. (A Confederation of Tools for Capturing and Accessing Collaborative Activity; hereinafter Minnenman) and McNerney et al. (U.S. Patent Number 5,999,208; hereinafter McNerney).

4. Regarding claims 2, 7, 12, and 17, Schoof disclosed a network conferencing system in which an output electronic equipment for presenting the contents of presentation (Figure 1A, data, voice fax, and bridge terminals), a generating electronic equipment for generating the contents of presentation to be presented by the output electronic equipment (Figure 1A, data, voice fax, and bridge terminals) (any of the attendees can generate and present data during the conference, see Col 3, lines 6-19 and Col 6, lines 54-63), a plurality of attendant electronic equipments (Figure 1A, any of the terminals), and a conference management server (Conference Controller, Col 5, line 62 – Col 6, line 4) connected with the output electronic equipment and the attendant electronic equipments so as to transmit and receive information to and from the output electronic equipment and the attendant electronic equipments, are connected via a communication network (Figure 1A), each of the attendant electronic equipments having an information input/output function for inputting and outputting information from and to the other attendant electronic

equipments and the output electronic equipment via the communication network (Col 3, lines 6-19), a presentation function for presenting the contents of presentation by using the output electronic equipment (Col 3, lines 6-19 and 46-61), a presentation contents browsing function for browsing the contents of presentation presented by the presentation function of the other attendant electronic equipments using the output electronic equipment (Col 4, lines 4-26), an authentication function for carrying out authentication of attendance of the other attendant electronic equipments at a conference (Col 4, lines 36-41), an equipment management function for managing the state of each electronic equipment connected to the communication network (Col 3, lines 20-45), and a proceedings control function for obtaining information for preparing the proceedings by using the contents of presentation presented by the presentation function (generating the complete archived record, Col 6, lines 64-68),

- the conference management server comprising:
  - input/output means for inputting presentation data presented by the presentation function using the output electronic equipment, from the attendant electronic equipment, then outputting the presentation data to the output electronic equipment, and for inputting material data generated by the generating electronic equipment, then outputting the material data to the output electronic equipment (Col 8, lines 4-6);
  - conference management information preparation means for preparing conference management information relating to the conference (Rules, Col 7, lines 21-45);
  - storage means (Col 11, lines 10-15) for associating the presentation data presented by the output electronic equipment with *information indicating the presentation data presented* (keyed item – defined as any data defined to be associated with certain archived record data),

generated by the input/output means, and thus storing the presentation data and the information, while associating the material data generated by the generating electronic equipment with the information indicating the material data presented, generated by the input/output means, and thus storing the material data and the information, and for storing the conference management information prepared by the conference management information preparation means (Col 6, line 64 - Col 7, line 10); and

- proceedings data preparation means (conference controller) for arranging the conference management information, the presentation data and the material data in accordance with information (keyed items) and thus preparing proceedings data (complete record of the proceedings stored in memory) (Col 6, line 64 - Col 7, line 10).

Schoof failed to specifically recite that the stored presentation and material data is associated with *time information* indicating when the presentation data is presented. Nevertheless Schoof did disclose that a complete record of the conference is recorded and associated data items (keyed items) so a recorded conference can later be reviewed using the keyed items (Col 6, line 64 - Col 7, line 10). However Schoof was silent as to any specific keyed items that should be used, thus one of ordinary skill in the art at the time of the invention would have been motivated to seek out useful keyed items to be associated with the stored data. In an analogous art, Minnenman discloses a conferencing system where presentation data from a conference is stored and associated with time information (Minnenman See indexing pgs 3 and 4). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate that time indexing features, disclosed by Minnenman, within the Schoof system as a keyed item,

since Minnenman disclosed time information is a meaningful pointer used to access archived records (Minnenman See indexing on pgs 3 and 4).

Additionally, both Schoof and Minnenman failed to specifically recite a display function for displaying, as icons, the other attendees of the conference. Nevertheless it was well known at the time of the invention to display conference attendees as icons within electronic conferencing systems, as evidenced by McNerney. In an analogous conferencing system, McNerney discloses displaying conference attendees as icons within a virtually reality meeting room (See Figure 4) in order to provide a realistic conference room setting along with providing attendees the tools to identify both the speakers and their communication properties (McNerney Col 5, lines 20-44). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate that above teachings of McNerney within the combined system of Schoof and Minnenman, in order to provide a realistic conference room setting along with providing attendees the tools to identify both the speakers and their communication properties (McNerney Col 5, lines 20-44).

5. Regarding claims 3, 8, 13, and 18, Schoof discloses the storage means stores the format of the data generated by the generating electronic equipment, and the proceedings data preparation means arranges the data in accordance with the format stored in the storage means (keyed items, Col 6, line 64 - Col 7, line 10).

6. Regarding claims 4, 9, 14, and 19, Schoof discloses a camera device (Figure 1A, Component 112) for imaging the contents (e.g. video conferencing, Col 5, lines 45-46) of the conference is

further connected with the communication network, and the storage means associates image data and audio data picked up by the camera device with time information indicating when the image data and audio data are picked up by the camera device and thus storing the image data and audio data and the time information (archived record Col 6, lines 64-66).

7. Regarding claims 5, 10, 15, and 20, Schoof discloses the proceedings data preparation means prepares proceedings data for displaying presentation data and material data presented in the same time period, on the same screen (Col 6, line 64 – Col 7, line 6).

8. Regarding claims 6, 11, 16, and 21, Schoof discloses the input/output means inputs memorandum data generated at a chairman terminal (conference controller) having the proceedings control function, of the attendant electronic equipments, and prepares time information indicating when the memorandum data is inputted, and the storage means associates the memorandum data with the time information and thus storing the memorandum data and the time information (complete archived record, Col 6, lines 64-65).

#### *Response to Arguments*

9. In response to Applicant's request for reconsideration filed on 7/29/2005, the following factual arguments are noted:

- a. Schoof failed to disclose "an equipment management unit" or "proceeding control unit" as part of "an attendant electronic equipment."

In considering (a), Examiner respectfully disagrees with Applicant's argument.

Specifically, Examiner respectfully disagrees with Applicant's assertion that *the equipment*

*management unit* and *proceeding control unit* must be part of the attendant electronic equipment. Applicant's claims merely require "*each of the attendant electronic equipment having an information input/output unit* for inputting and outputting information from and to the other attendant electronic equipment and the output electronic equipment via the communication network." The claims clearly fail to limit *the equipment management unit* and *proceeding control unit* to be part of *a particular* device within the system. Applicant has purposely left the above units in question unrestricted, in other words not apart of any particular device. In fact when Applicant intends to embody numerous system units within a particular device, Applicant explicitly states such, for example refer to Applicant's claims submitted 7/29/2005, pg 3 "the conference management server comprising: an input/output unit...a conference management information preparation unit...a storage unit." If the Applicant wishes to further restrict *the equipment management unit* and *proceeding control unit* to be apart of each the attendant electronic equipment, then Applicant should add such a limitation to the claims.

### *Conclusion*

10. The prior art made of record, in PTO-892 form, and not relied upon is considered pertinent to applicant's disclosure.

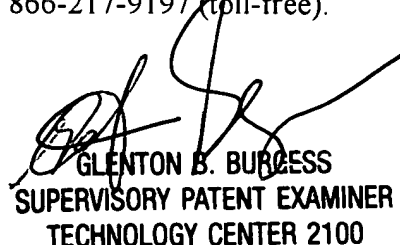
**THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean Reilly whose telephone number is 571-272-4228. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glen Burgess can be reached on 571-272-3949. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



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